

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

—X

SEARS HOLDINGS CORPORATION, et al., : **Chapter 11**
: **Case No. 18-23538 (RDD)**
: **Debtors.¹** : **(Jointly Administered)**

—X

AFFIDAVIT OF SERVICE

I, Asir Ashraf, depose and say that I am employed by Prime Clerk LLC ("Prime Clerk"), the claims and noticing agent for the Debtors in the above-captioned chapter 11 cases.

On December 7, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following documents to be served by the method set forth on the Master Service List attached hereto as **Exhibit A**:

- Notice of Hearing on Debtors' Forty-First Omnibus Objection to Proofs of Claim and/or Ballots (Reclassify or Disallow) [Docket No. 10134]
 - Notice of Hearing on Debtors' Forty-Second Omnibus Objection to Proofs of Claim (Duplicate Claims) [Docket No. 10135]

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovate Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); Sears, Roebuck de Puerto Rico, Inc. (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Sears Brands Business Unit Corporation (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors' corporate headquarters is 3333 Beverly Road, Hoffman Estates, Illinois 60179.

On December 8, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served by the method set forth on the Forty-First Omnibus Service List attached hereto as **Exhibit B**:

- Notice of Hearing on Debtors' Forty-First Omnibus Objection to Proofs of Claim and/or Ballots (Reclassify or Disallow). A copy of which is attached hereto as **Exhibit C**.

On December 8, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served via first class mail and email on the Forty-Second Omnibus Service List attached hereto as **Exhibit D**:

- Notice of Hearing on Debtors' Forty-Second Omnibus Objection to Proofs of Claim (Duplicate Claims). A copy of which is attached hereto as **Exhibit E**.

Dated: December 14, 2021

/s/ Asir Ashraf
Asir Ashraf

State of New York
County of New York

Subscribed and sworn (or affirmed) to me on December 14, 2021, by Asir Ashraf, proved to me on the bases of satisfactory evidence to be the person who executed this affidavit.

/s/ JAMES A. MAPPLETHORPE
Notary Public, State of New York
No. 01MA6370846
Qualified in New York County
Commission Expires February 12, 2022

Exhibit A

Exhibit A
Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to State of Michigan, Department of Treasury	AG and Assistant AG for the State of Michigan, Dept. of Treasury	Attn: Dana Nessel, Juandisha M. Harris 3030 W. Grand Blvd. Cadillac Place, Ste. 10-200 Detroit MI 48202	harrisj12@michigan.gov	Email
Proposed Counsel to Official Committee of Unsecured Creditors of Sears Holdings Corporation, et al.	Akin Gump Strauss Hauer & Feld LLP	Attn: Ira S. Dizengoff, Philip C. Dublin, Abid Qureshi, Sara L. Brauner One Bryant Park New York NY 10036	idizengoff@akingump.com pdublin@akingump.com aquareshi@akingump.com sbrauner@akingump.com	Email
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Attorneys for Aldine Independent School District	Aldine Independent School District	Attn: Pamela H. Walters, Johnetta Lang 2520 W.W. Thorne Drive Houston TX 77073	bnkatty@aldineisd.org	Email
As Agent Bayview Loan Servicing, LLC, the Bank of New York Mellon FKA the Bank of New York	Aldridge Pite, LLP	Attn: Jenelle C. Arnold 4375 Jutland Drive, Suite 200 P.O. Box 17933 San Diego CA 92177-0933	jarnold@aldridgepite.com	Email
Counsel to Morneau Shepell Ltd., in its capacity as administrator of the Sears Canada Inc. Registered Pension Plan	Allen & Overy LLP	Attn: Laura R. Hall & Joseph Badtke-Berkow 1221 Avenue of the Americas New York NY 10020	laura.hall@allenover.com joseph.badtke-berkow@allenover.com	Email
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Counsel to Twentieth Century Fox Home Entertainment LLC	Alston & Bird LLP	Attn: Leib M. Lerner 333 South Hope Street 16th Floor Los Angeles CA 90071	leib.lerner@alston.com	Email
Counsel to Sayville Menlo, LLC and Local Texas Tax	Ansell Grimm & Aaron, P.C.	Attn: Anthony J. D'Artiglio, Esq. 365 Rifle Camp Road Woodland Park NJ 07424	ajd@ansellgrimm.com	Email
Counsel to Community Unit School District 300	Archer & Greiner, P.C.	Attn: Allen G. Kadish, Lance A. Schildkraut 630 Third Avenue New York NY 10017	akadish@archerlaw.com lschildkraut@archerlaw.com	Email
Counsel to Rare Hospitality Management, LLC, Rare Hospitality International, Inc., Cheddars Casual Café, Inc., and Darden Restaurants, Inc.	Arent Fox LLP	Attn: Beth Brownstein 1301 Avenue of the Americas Floor 42 New York NY 10019	beth.brownstein@arentfox.com	Email
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Counsel for Sears Holdings Corporation and its debtor affiliates, as debtors and debtors in possession	ASK LLP	Attn: Joseph L. Steinfeld, Jr., Esq., Gary D. Underdahl, Esq., Kara E. Casteel, Esq., Brigitte G. McGrath, Esq., Edward E. Neiger, Esq. & Marianna Udem, Esq. 2600 Eagan Woods Drive Suite 400 St. Paul MN 55121	jsteinfeld@askllp.com gunderdahl@askllp.com bmccrath@askllp.com kcasteel@askllp.com eneiger@askllp.com mudem@askllp.com	Email

Exhibit A
 Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Interested Party	Austin Enterprises, LP.	Attn: J Connelly 5108 E. Clinton Way Ste. 109 Fresno CA 93727	jconnelly@austinenterpriseslp.com	Email
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Exhibit A
 Master Service List
 Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Black & Decker (U.S.) Inc.	Black & Decker (U.S.) Inc.	701 E. Joppa Road MY005 Towson MD 21286		First Class Mail
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Counsel to Hansae Co. Ltd., Kin Properties, Inc.; Aleff LLC; Arcolo Limited Partnership; Cansan Company, LLC; Fairsan Company LLC; Floreff LLC; Fundamentals Co LLC; Greenwich LLC; Hareff LLC; Hillsborough Associates; Jeffrey Sandelman, Alison Schreier and Tracey Brewer, Successor Co-Trustees of the Pasan Trust; Mantkin LLC; Musue LLC; Nathan Alison LLC; Sugencole LLC; Sugengran LLC; Sugengran LLC; and Sugensteve LLC	Blank Rome LLP	Attn: Stanley B. Tarr, Evan J. Zucker 1271 Avenue of the Americas New York NY 10020	Tarr@BlankRome.com EZucker@BlankRome.com	Email
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Counsel to Amanda Gonzales	Borah, Goldstein, Altschuler, Nahins & Goidel, P.C.	Attn: Jeffrey C. Chancas 377 Broadway New York NY 10013		First Class Mail
Counsel to Sub-Zero Group, Inc., Sub-Zero Group West Inc., Sub-Zero Group Southwest LLC, Sub-Zero Group Southeast, Inc., Kenney Manfacturing Company	Borges & Associates, LLC	Attn: Wanda Borges, Esq., Sue L. Chin, Esq. 575 Underhill Blvd. Suite 118 Syosset NY 11791	bankruptcy@borgeslawllc.com wborges@borgeslawllc.com schin@borgeslawllc.com	Email
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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BST International Fashion Ltd.	BST International Fashion Ltd.	Attn: A.R. Shrinivasan Managing Director 39 Wang Kwong Rd, Ste 2301B, Skyline Tower, Kowloon Bay Kowloon Hong Kong		First Class Mail
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Counsel to Winners Industry Co., Ltd.	Calfee, Halter & Griswold LLP	Attn: H. Jeffre Schwartz, Gus Kallergis, Ronald M. McMillan The Calfee Building 1405 East Sixth Street Cleveland OH 44114-1607	jschwartz@calfee.com gkallergis@calfee.com rmcmillan@calfee.com	Email
Counsel for California Department of Tax and Fee Administration	California Department of Tax and Fee Administration	Attn: Joan S. Huh 450 N Street, MIC: 82 Sacramento CA 95814	joan.huh@cdtfa.ca.gov	Email
Counsel to 14 Oaks Associates, LLC	Carmody MacDonald P.C.	Attn: Sarah J. Klebolt, Esq. 120 South Central Avenue Ste. 1800 St. Louis MO 63105	sjk@carmodymacdonald.com	Email
Counsel to Crossroads Joint Venture, LLC, Landlord of Kmart store # 9416	Carmody Torrance Sandak & Hennessy LLP	Attn: Marc J. Kurzman 707 Summer Street Stamford CT 06901	MKurzman@carmodylaw.com	Email

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 Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel to Naterra International, Inc.	Carrington, Coleman, Sloman & Blumenthal, L.L.P.	Attn: Jason M. Katz 901 Main Street, Suite 5500 Dallas TX 75202	jkatz@ccsb.com	Email
Counsel to the Bank of New York Mellon Trust Company and the Chase Manhattan Bank, N.A., Successor Trustees for the SRAC Unsecured PIK Notes (Top 20 Unsecured Creditor), SRAC Unsecured Notes, the SRAC Medium Term Notes (Top 5 Secured Creditor), Counsel to South Central GWB Co., Inc. ("South Central")	Carter Ledyard & Milburn LLP	Attn: James Gadsden and Aaron R. Cahn 2 Wall Street New York NY 10005	gadsden@clm.com bankruptcy@clm.com Dennis.roemlein@bnymellon.com	First Class Mail and Email
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United States Bankruptcy Court for the Southern District of New York	Chambers of Honorable Robert D. Drain	Sears Chambers Copy US Bankruptcy Court SDNY 300 Quarropas Street, Room 248 White Plains NY 10601		Overnight Mail
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Counsel to Agree Limited Partnership, Lakewood Shopping Center, LLC, Crossroads Centre II, LLC, and Ramco Jackson Crossing SPE	Clark Hill, PLC	Attn: David M. Blau 151 S. Old Woodward Ave. Ste. 200 Birmingham MI 48009	dblau@clarkhill.com	Email
Counsel to JPP, LLC, as agent under the Second Lien Credit Facility, IP/Ground Lease Term Loan Facility, the Consolidated Secured Loan Facility, ESL Investments, Inc. and its affiliates (including JPP, LLC, & JPP II, LLC) and Transform Holdco LLC and certain of its affiliates	Cleary, Gottlieb, Steen & Hamilton LLP	Attn: Sean A. O'Neal, Andrew Weaver, Rahul Mukhi, Jennifer Kennedy Park, Thomas J. Moloney, Abena A. Mainoo, Luke A. Barefoot, Kristin Corbett One Liberty Plaza New York NY 10006	soneal@cgsh.com aweaver@cgsh.com rmukhi@cgsh.com jkpark@cgsh.com tmoloney@cgsh.com amainoo@cgsh.com lbarefoot@cgsh.com kcorbett@cgsh.com	First Class Mail and Email

Exhibit A
Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel for Kellogg Sales Company	Cole Schotz P.C.	Attn: General Counsel 301 Commerce Street Suite 1700 Fort Worth TX 76102		First Class Mail
Counsel to American Casting & Manufacturing Corp.	Colleran, O' Hara & Mills LLP	Attn: Steven C. Farkas, Esq. 100 Crossways Park Drive West Suite 200 Woodbury NY 11797	scf@cohmlaw.com	Email
Trustee for the Second Lien PIK Notes, the Holdings Unsecured Notes (8.00%), and the Holdings Unsecured PIK Notes (8.00%), and Top Creditor	Computershare Trust Company, N.A.	Attn: Michael A. Smith, Vice President – Corporate Trust 2950 Express Drive South, Suite 210 Islandia NY 11749	Michael.smith2@computershare.com	First Class Mail and Email
Counsel to IRC Marketplace at Six Corners, L.L.C. and IRC Park Center Plaza, L.L.C.	Connolly Gallagher LLP	Attn: Karen C. Bifferato, Kelly M. Conlan, N. Christopher Griffiths The Brandywine Building 1000 West Street, Suite 1400 Wilmington DE 19801	kbifferato@connollygallagher.com kconlan@connollygallagher.com cgriffiths@connollygallagher.com	Email
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Counsel to Stanley Black & Decker, Inc. & affiliated entities, and Ann Reese, Paul DePodesta and William Kunkler	Cravath, Swaine & Moore LLP	Attn: Paul H. Zumbro, J Wesley Earnhardt Worldwide Plaza 825 Eighth Avenue New York NY 10019	pzumbro@cravath.com wearhardt@cravath.com	Email
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Exhibit A
 Master Service List
 Served as set forth below

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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel to Movant Bayview Loan Servicing, LLC, as servicer for The Bank of New York Mellon FKA the Bank of New York, as Trustee (CWALT 2007-HY4)	Fein, Such & Crane, LLP	Attn: Tammy L. Terrell Benoza, Esq. 7 Century Drive Suite 201 Parsippany NJ 07054		First Class Mail
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Exhibit A
 Master Service List
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Successor Trustee for the SRAC Unsecured PIK Notes, SRAC Unsecured Notes, and the SRAC Medium Term Notes	The Bank of New York Mellon Trust Company	Attn: Corporate Trust Administration 101 Barclay St., Floor 8W New York NY 10286		First Class Mail
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Indenture Trustee for the Second Lien Notes	Wilmington Trust, National Association	Attn: Sears Holdings Corp. Administrator Corporate Capital Markets 50 South Sixth Street, Suite 1290 Minneapolis MN 55402		First Class Mail
Counsel to Wilmington Trust, National Association, as indenture trustee and collateral agent	Wilmington Trust, National Association	Attn: Steven Cimalore, Vice President Rodney Square North 1100 North Market Street Wilmington DE 19890-0001	scimalore@wilmingtontrust.com	Email

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Exhibit B

Exhibit B
Forty-First Omnibus Service List
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4135201	Burnett Central Appraisal District	Tara LeDay	McCleary, Veseka, Bragg & Allen	P.O. Box 1269		Round Rock	TX	78680-1269	First Class Mail		
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5851789	Coral-CS i&t Associates	867520 Reliable Parkway				Chicago	IL	60686	First Class Mail		
5851789	Coral-CS i&t Associates	Simon Property Group, L.P.	225 W. Washington Street			Indianapolis	IN	46204	rucker@simon.com	First Class Mail and Email	
4763232	CRADTREES, MICHAEL	1520 CHOUTEAU ST				SAINT CLAIR	MO	62077	MCrabbree1215@yahoo.com	First Class Mail and Email	
1117486	DAKS INDIA INDUSTRIES PVT LTD	ANU,	KHURANA	F-33/5, OKHLA INDUSTRIAL AREA, PHASE-2		NEW DELHI	INDIA	110020	traffic@akaindia.com	First Class Mail and Email	
1117486	DAKS INDIA INDUSTRIES PVT LTD	YES BANK LTD	1 COMMUNITY CENTRE, NEW FRIENDS			COLONY	INDIA	110065	traffic@akaindia.com	First Class Mail and Email	
4800131	DALES, JEAN M	3 POINT SUR DR				CORONA DEL MAR	CA	92625	First Class Mail		
5851657	Del Amo Fashion Center Operating Co LLC	PO Box 409657				Atlanta	GA	30384	First Class Mail		
5851657	Del Amo Fashion Center Operating Co LLC	Simon Property Group, L.P.	225 W. Washington Street			Indianapolis	IN	46204	rtucker@simon.com	First Class Mail and Email	
5856477	Dickman, Frances R.	National Financial Services	c/o Royal Alliance	10 Exchange Plaza	Suite 1410	Jersey City	NJ	07302	sftzgerald@steeridgeadvisors.com	First Class Mail and Email	
5855441	DICKMAN, FRANCES R	7 JUDITH DRIVE				GREENLAWN	NY	11740	First Class Mail		
5855441	DICKMAN, FRANCES R	NATIONAL FINANCIAL SERVICES	C/O ROYAL ALLIANCE	10 EXCHANGE PLAZA SUITE 1410	RQV-003678	JERSEY CITY	NJ	07302	sftzgerald@steeridgeadvisors.com	First Class Mail and Email	
5813954	Dilla, William	659 Brinwood Ave				Pittsburgh	PA	15227	megamiller923@yahoo.com	First Class Mail and Email	
5853036	D-Link Systems, Inc.	Brett S. Adair, Esq.	General Counsel, D-Link Systems, Inc.	17595 Mt. Hermann St.		Fountain Valley	CA	92708	Brett.Adair@dlink.com	First Class Mail and Email	
5853036	D-Link Systems, Inc.	Malani Cademaroti, Esq.	Sheppard Mullin Richter & Hampton, LLP	30 Rockefeller Plaza		New York	NY	10112	mcademaroti@sheppardmullin.com	First Class Mail and Email	
5851210	DRAYTON PLAINS (MI), LLC	c/o W.P. CAREY INC.	ATTN: NICOLAS ISHAM	50 ROCKEFELLER PLAZA		New York	NY	10020	aambeault@willkie.com; nisham@wpcarey.com	First Class Mail and Email	
5851210	DRAYTON PLAINS (MI), LLC	WILLIKE FARR & GALLAGHER LLP	ALAN J. LIPKIN, ESQ.	787 SEVENTH AVENUE		New York	NY	10019	aambeault@willkie.com; alipkin@willkie.com	First Class Mail and Email	
5858183	DUARTE, MARIA ELENA	3700 Hartley Ave				MIDWAY CITY	CA	92655	duarteclipse@yahoo.com	First Class Mail and Email	
4900646	Easton Suburban Water Authority	340 W Bayfront Pkwy				Easton	PA	18045	tmerli@ewater.net	First Class Mail and Email	
4784418	Erie Water Works	2000 North Mays Street, Ste 202				Erie	PA	16507	mkiddo@eriewaterworks.org; rcarlson@eriewaterworks.org	First Class Mail and Email	
4891799	Express Services, Inc.	Express Employment Professionals	3080 Orchard Lake Rd, Suite A			Round Rock	TX	78664	miriam quevedo@expresspros.com	First Class Mail and Email	
4905070	Express Services, Inc.	Express Employment Professionals	2961 W. MacArthur Blvd #216			Keego Harbor	MI	48320	george.habouche@expresspros.com	First Class Mail and Email	
4905862	Express Services, Inc.	Express Employment, Costa Mesa	PO Box 844277			Santa Ana	CA	92704	cindy.chen@expresspros.com	First Class Mail and Email	
6027362	Fair Harbor Capital, LLC as Transferee of Choomee Inc.	Attn: Fredric Glass	PO Box 237037			Los Angeles	CA	90084	fred.glass@fairharborcapital.com	First Class Mail	
5850992	FB Billerica Reality Investors LLC	c/o RD Management LLC	Attn: Richard G. Berger, Esq.	810 Seventh Avenue, 10th Flr		New York	NY	10023	rberger@rdmanagement.com	First Class Mail and Email	
5809740	Folland, Christopher	3035 E 66 Avenue North Lot 27				St Petersburg	FL	33702	cfoland122817@gmail.com	First Class Mail and Email	
4290604	GAINES, KANDI	19816 TERRACE AVE				LYNNWOOD	IL	60411	kandigaines@aol.com	First Class Mail and Email	
5808651	Ganni, William	8225 El Cerito Ave				Hesperia	CA	92345	dagimpis@yahoo.com	First Class Mail and Email	
6016563	Garcia, Rebecca Belen	140 West Montrose Ave				Hemet					

Exhibit B
Forty-First Omnibus Service List
Served as set forth below

MMUD	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	ADDRESS 4	CITY	STATE	POSTAL CODE	COUNTRY	EMAIL	METHOD OF SERVICE
4127059	Maloney and Bell General Construction, Inc.	9821 Business Park Drive, Suite 160				Sacramento	CA	95827		ar@vertisacct.com	First Class Mail and Email
4293834	MARCOTTE, GEORGE S	12270 RUSSET LN				HUNLEY	IL	60142		MARCOTTEGEORGE@YAHOO.COM	First Class Mail and Email
5851456	Mayflower Emerald Square, LLC	14190 Collections Center Drive				Chicago	IL	60693			First Class Mail
5851456	Mayflower Emerald Square, LLC	Simon Property Group, L.P.	225 W. Washington Street			Indianapolis	IN	46204		rtucker@simon.com	First Class Mail and Email
5813972	Miller, Sheila	5345 Hickman Street				Memphis	TN	38116		sheilad9916@att.net	First Class Mail and Email
4807200	MOVEIS K1 LTD A	FABIO ANSCHAU	RUA DA EMANCIPACAO	2000 BAIRRO INDUSTRIAL		TUPANDI	RIO GRANDE DO SUL	95775	BRAZIL	fabio@kappesberg.com.br; miriam.m@grupok1.com.br	First Class Mail and Email
5854533	Muller, Maria	17 Wallingford Dr.				Melville	NY	11747			First Class Mail
5852900	Muller, Maria	National Financial Services	c/o Royal Alliance	10 Exchange Plaza, Suite 1410	RQV-000810	Jersey City	NJ	07302		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5854533	Muller, Maria	National Financial Services	c/o Royal Alliance	10 Exchange Plaza, Suite 1410	RQV-000811	Jersey City	NJ	07302		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5854533	Muller, Maria	Scott M Fitzgerald	Steel Ridge Advisors	1377 Motor Pkwy, Suite 204		Islandia	NY	11749			First Class Mail
4805362	MURTHA, LYNDIA R.	1911 STOCKTON ST				SAN FRANCISCO	CA	94133		casarosa9@gmail.com	First Class Mail and Email
5843329	Oryom Ventures LLC & DoYa Ventures LLC (2/3 & 1/3 Interest)	Oryom Ventures LLC	633 Erskine Drive			Pacific Palisade	CA	90272		david@polaris-ventures.com	First Class Mail and Email
5852934	O'SULLIVAN, NICANORA	6919 GROTON STREET				FOREST HILLS	NY	11375			First Class Mail
5852934	O'SULLIVAN, NICANORA	NATIONAL FINANCIAL SERVICES	C/O ROYAL ALLIANCE	10 EXCHANGE PLAZAS SUITE 1410	RQV-003809	JERSEY CITY	NJ	07302		SFITZGERALD@STEELRIDGEADVISORS.COM	First Class Mail and Email
5852934	O'SULLIVAN, NICANORA	SCOTT M FITZGERALD	PRESIDENT	STEEL RIDGE ADVISORS	1377 MOTOR PKWAY, SUITE 204	ISLANDIA	NY	11749		SFITZGERALD@STEELRIDGEADVISORS.COM	First Class Mail and Email
4779761	Palm Beach County Tax Collector	PO BOX 3533				W Palm Beach	FL	33402-3353			First Class Mail
4248678	PIRIZ, YANET	427 GOLDEN ISLES DR.APT 8G APT 8G				HALLANDALE	FL	33009		tpiriz01@earthlink.net	First Class Mail and Email
4630794	PORTER, CLAYTON	1310 RANDALL DR				MEMPHIS	TN	38116		c.porter9@me.com	First Class Mail and Email
4766905	QUINONES, ELIZABETH	5103 PUEBLO ST				ORLANDO	FL	32819			First Class Mail
4904776	Regional Water Authority	Louise D'Amico	90 Sargent Dr			New Haven	CT	06511		ask.billing@rwwater.com; ldamico@rwwater.com	First Class Mail and Email
4642864	REPLANE, WILLIAM	4942 OLDHAM ST				SARASOTA	FL	34238		William.replane@yahoo.com	First Class Mail and Email
5838146	Richard A. Lewis & Roberta D. Lewis Trust	3674 Via Calabria				Escondido	CA	92025		ricklewi1@px.net	First Class Mail and Email
5814951	RICHARDSON, ALETHEA	120 BRADFORD ST				SYRACUSE	NY	13207		raleaethe21@yahoo.com	First Class Mail and Email
5852999	Rietmann, Arthur	629 Spring Lake Dr				Middle Island	NY	11953		jmrriet@optonline.net	First Class Mail and Email
5852999	Rietmann, Arthur	National Financial Services	C/O Royal Alliance	10 Exchange Plaza	Suite 1410	Jersey City	NJ	07302		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5852999	Rietmann, Arthur	Steel Ridge Advisors	Attn: Scott M Fitzgerald, President	1377 Motor Parkway	Suite 204	Islandia	NY	11749		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5012929	Rif Ili-Avenue Stanford, LLC, a California limited liability company	Rexford Industrial Realty, LP	Attn: Michael Murav	Corporate Counsel	11620 Wilshire Boulevard, 10th Floor	Los Angeles	CA	90025		lhardman@rexfordindustrial.com; mmurav@rexfordindustrial.com	First Class Mail and Email
4375013	Rivers, Jared	615 N. Browder St.				Columbus	MS	39702		wcooper@glavpllc.com	First Class Mail and Email
4375013	Rivers, Jared	Crowell Gillis & Cooper	William T. Cooper, Attorney	P.O. Box 1827		Columbus	MI	39703		wcooper@glavpllc.com	First Class Mail and Email
4324147	ROBINS, DESHONA O.	1213 SOUTH LESTER AVE				METAIRIE	LA	70003		DeShonaRobins@yahoo.com	First Class Mail and Email
5811749	Rocky Mountain Super Vac, Inc.	73 Morning Glory Lane				Kalispell	MT	59901		michele@rockymtnsupervac.com	First Class Mail and Email
5846660	Salazar, Mar Lourdes	1312 North Avenue				Sacramento	CA	95838		701133@gmail.com	First Class Mail and Email
4743445	SCHUMACHER, SUE	5133 OAK RD				MIDPINES	CA	95345		mtsu2@stinet.net	First Class Mail and Email
4760851	Shawano City Tax Collector	127 S Sawyer St				Shawano	WI	54166			First Class Mail
5851317	Simon Property Group, L.P.	225 W. Washington Street				Indianapolis	IN	46204		rtucker@simon.com	First Class Mail and Email
5851317	Simon Property Group, L.P.	Haywood Mall	PO Box 281484			Atlanta	GA	30384			First Class Mail
4140917	Simon Property Group, L.P.	2530 N State Street, ste 1				Burnell	FL	32110		spwclick@yahoo.com	First Class Mail and Email
5818418	Smith, Mr. Terry Rexall	22 Golden Spruce Drive				Calverton	NY	11933		terry_t16@yahoo.com	First Class Mail and Email
5886725	Stahl, Marilyn	1312 North Avenue	c/o Royal Alliance	10 Exchange Plaza	Suite 1410	Jersey City	NJ	07302		mstahl22@optonline.net	First Class Mail and Email
5886725	Stahl, Marilyn	National Financial Services	Steel Ridge Advisors	1377 Motor Pkwy	Suite 204	Islandia	NY	11749		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5886725	Stahl, Marilyn	Attn: Scott M Fitzgerald, President				Fountain Valley	CA	92708		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
4125852	Superior Sweeping Ltd.	10429 Salinas River Circle				Barrigada	GU	96921		dougewegas@superiorsweepingltd.com	First Class Mail and Email
4121814	SW Corporation dba. Magic Lamp Wholesale	PO Box 218033 GMF				San Francisco	CA	94146		malcolmixiang@gmail.com	First Class Mail and Email
5816980	SWB LODG	PO Box 460171				Mesquite	TX	75149			First Class Mail and Email
4141068	The City of Mesquite and Mesquite Independent School District	757 N. Galloway Avenue				Hartford	CT	06183			First Class Mail and Email
5855056	The Travelers Indemnity Company and its property casualty insurance affiliates	Travelers - Account Resolution	One Tower Square 0000-FP15			Travelers - Account Resolution	CT	06183		sjimino@travelers.com	First Class Mail and Email
5855516	Tosi, Alfred	National Financial Services	c/o Royal Alliance	10 Exchange Plaza, Suite 1410	RQV-003671	Jersey City	NJ	07302		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
5855516	Tosi, Alfred	PO Box 605				Salem	SC	29676		ludsp1@aol.com	First Class Mail and Email
5855516	Tosi, Alfred	Steel Ridge Advisors	Scott M Fitzgerald, President	1377 Motor Pkwy, Suite 204		Islandia	NY	11749		sfitzgerald@steelridgeadvisors.com	First Class Mail and Email
7670979	Township of Belleville	152 Washington Avenue				Belleview	NJ	07109		mcbanillas@bellevilenj.org	First Class Mail and Email
6171775	U.S. Customs and Border Protection	6650 Telecom Dr., Suite 100				Indianapolis	IN	46278			First Class Mail
5801747	Valdiva Perez, Leticia	Attn: Revenue Division, Bankruptcy Team	P.O. Box 572336			Tarzana	CA	91357		legalhelpprogroup@aol.com	First Class Mail and Email
5840072	VanHook Service Co., Inc.	76 Seneca Ave.				Rochester	NY	14621			First Class Mail and Email
4907847	Vanhook Service Co., Inc.	Harris Beach PLLC	Attn: Wendy A. Kinsella	333 West Washington Street, Suite 200		Syracuse	NY	13202		bkemail@harrisbeach.com; kgriffith@HarrisBeach.com; wkinsella@harrisbeach.com	First Class Mail and Email
5840072	VanHook Service Co., Inc.	Harris Beach PLLC	Attn: Wendy A. Kinsella, Esq.	333 West Washington St., Suite 200		Syracuse	NY	13202		bkemail@harrisbeach.com; wkinsella@harrisbeach.com	First Class Mail and Email
5832041	Vertical Industrial Park Associates	Wendy A. Kinsella, Attorney	Harris Beach PLLC	333 West Washington St, Suite 200		Syracuse	NY	13202		wkinsella@harrisbeach.com	First Class Mail and Email
5832041	Vertical Industrial Park Associates	Felice Bassin	400 Garden City Plaza, Suite 210			Garden City	NY	11530		fbassin@rentarddevelopment.com	First Class Mail and Email
5853219	VIRGINIA TARTAGLIONE / PETER TARTAGLIONE	Tannenbaum Helpern Syracuse & Hirschtritt	Michael J. Riela	900 Third Avenue, 13th Floor		New York	NY	10022		riela@tsh.com	First Class Mail and Email
5853219	VIRGINIA TARTAGLIONE / PETER TARTAGLIONE	NATIONAL FINANCIAL SERVICES	C/O ROYAL ALLIANCE	10 EXCHANGE PLAZA	SUITE 1410	NEW HYDE PARK	NY	11040		VTARTAG@GMAIL.COM	First Class Mail and Email
5853219	VIRGINIA TARTAGLIONE / PETER TARTAGLIONE	SCOTT M FITZGERALD	1377 MOTOR PKWY, SUITE 204			JERSEY CITY	NJ	07302			First Class Mail and Email
5852420	Walsh, Kevin	80 Newell Street				ISLANDIA	NY	11749		sfitzgerald@STEELRIDGEADVISORS.COM	First Class Mail and Email
5852420	Walsh, Kevin	National Financial Services	c/o Royal Alliance	10 Exchange Plaza, Suite 1410	RQV-003560	Jersey City	NJ	07302		beawwalsh2003@yahoo.com	First Class Mail and Email
5812164	Wang, Hongshu	99 Hudson St	Unit 2210			Pawcatuck	CT	06379		wang.hongshu@outlook.com	First Class Mail and Email
5812563	Waterford Utility Commission (W.U.C., CT)	Avena & Kepple, LLC	Nicholas F. Kepple, Waterford Town Attorney	P.O. Box 1445		Houston	TX	77253-3064		nkepple@avenakepple.com; pnaslund@avenakepple.com	First Class Mail and Email
4140605	Wharton Co Jr Coll Dist	Linebarger Goggin Blair & Sampson, LLP	PO Box 3064			STOCKTON	CA	95209			First Class Mail
4621082	WILLIAMS, KENYA	2932 WAGNER HEIGHTS RD		</td							

Exhibit C

THE DEBTORS' FORTY-FIRST OMNIBUS OBJECTION TO CLAIMS SEEKS TO RECLASSIFY OR DISALLOW CERTAIN FILED PROOFS OF CLAIM AND/OR BALLOTS. PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE OMNIBUS OBJECTION TO DETERMINE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION, AND/OR THE EXHIBIT ATTACHED THERETO, TO DETERMINE WHETHER THE OMNIBUS OBJECTION AFFECTS THEIR CLAIM(S).

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
DEBTORS' COUNSEL DOMINIC A. LITZ, ESQ. AT (212) 310-8346.**

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
Sunny Singh

*Attorneys for Debtors
and Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X		
In re	:	Chapter 11
	:	
SEARS HOLDINGS CORPORATION, et al.,	:	Case No. 18-23538 (RDD)
	:	
Debtors.¹	:	(Jointly Administered)
-----X		

NOTICE OF HEARING ON DEBTORS' FORTY-FIRST OMNIBUS OBJECTION TO PROOFS OF CLAIM AND/OR BALLOTS (RECLASSIFY OR DISALLOW)

PLEASE TAKE NOTICE that, on December 7, 2021, Sears Holdings Corporation and certain of its affiliates, as debtors and debtors in possession in the above-captioned

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innnovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California

chapter 11 cases (collectively, the “**Debtors**”) filed the *Debtors’ Forty-First Omnibus Objection to Proofs of Claim and/or Ballots (Reclassify or Disallow)* (the “**Objection**”) with the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE that the Objection requests that the Bankruptcy Court reclassify or disallow one or more proofs of claim (the “**Proofs of Claim**”) and/or ballots filed in the Administrative Expense Program² (the “**Ballots**”, and together with the Proofs of Claim, the “**Claims**”) listed on Exhibit A and Exhibit B annexed hereto, on the ground(s) as set forth on each Exhibit.

PLEASE TAKE FURTHER NOTICE that the *Court-Ordered Claims Hearing Procedures* (the “**Claims Hearing Procedures**”), annexed hereto as Exhibit C, shall apply and govern the Objection. The Claims Hearing Procedures provide for certain mandatory actions by claimants (each, a “**Claimant**” and collectively, the “**Claimants**”) within certain time periods. Therefore, please review the Claims Hearing Procedures carefully. Failure to comply with the Claims Hearing Procedures may result in the granting of the relief requested without further notice to the applicable Claimant(s).

PLEASE TAKE FURTHER NOTICE that, if Claimant does NOT oppose the relief requested with respect to its applicable Proof(s) of Claim or Ballot(s), then Claimant does NOT need to file a written response (the “**Response**”) to the Objection and Claimant does NOT need to appear at the Hearing (as defined herein).

PLEASE TAKE FURTHER NOTICE that, if Claimant DOES oppose the relief requested, then Claimant MUST file with the Bankruptcy Court and serve on the parties listed below a Response to the Objection, so as to be filed and received by no later than **January 3, 2022, at 4:00 p.m. (Prevailing Eastern Time)** (the “**Response Deadline**”).

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, and shall be filed with the Bankruptcy Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov), and (ii) by all other parties-in-interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance

Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

² As defined in the *Order (I) Confirming Modified Second Amended Joint Chapter 11 Plan of Sears Holdings Corporation and Its Affiliated Debtors and (II) Granting Related Relief* (ECF No. 5370) (the “**Confirmation Order**”). Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Confirmation Order or the *Modified Second Amended Joint Chapter 11 Plan of Sears Holdings Corporation and its Affiliated Debtors* (ECF No. 5139)) (the “**Plan**”), as applicable.

with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), so as to be filed with the Bankruptcy Court and received by the parties listed below by or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must contain, at a minimum, the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the Claimant and description of the basis for the amount of the Proof of Claim or Ballot; (iii) a concise statement setting forth the reasons why the Proof of Claim or Ballot should not be reclassified or reduced for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the Proof of Claim or Ballot, to the extent not included with the Proof of Claim or Ballot previously filed with the Bankruptcy Court, upon which Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to Claimant’s Response, if different from that presented in the applicable Proof of Claim or Ballot; and (vi) the name, address, and telephone number of the person (which may be Claimant or Claimant’s designated legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the Proof of Claim or Ballot on Claimant’s behalf.

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court will consider a Response only if the Response is timely filed, served, and received in accordance with the Amended Case Management Order and the procedures set forth herein. A Response will be deemed timely filed, served, and received only if the original Response is actually received on or before the Response Deadline by (i) the chambers of the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601; (ii) Weil, Gotshal, & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Ray C. Schrock, Esq., Jacqueline Marcus, Esq., Garrett A. Fail, Esq., and Sunny Singh, Esq.), attorneys for the Debtors; and (iii) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attn: Philip C. Dublin, Esq., Ira Dizengoff, Esq., and Sara Lynne Brauner, Esq.), attorneys for the Official Committee of Unsecured Creditors appointed in these cases.

PLEASE TAKE FURTHER NOTICE that, except as otherwise permitted under the Claims Hearing Procedures, a hearing to consider the Objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601, on **January 20, 2022 at 2:00 p.m. (Prevailing Eastern Time)** (the “**Hearing**”). If Claimant files a Response to the Objection, Claimant should plan to appear at the Hearing. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Proof(s) of Claim or Ballot(s) that are the subject of such Response. If the Debtors do continue the Hearing with respect to such Proof(s) of Claim or Ballot(s), then the Hearing on the Objection with respect to such Proof(s) of Claim or Ballot(s) will be held at a later date. If the Debtors do not continue the Hearing with respect to such Proof(s) of Claim or Ballot(s), then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE that if Claimant does not timely file and serve a Response to the Objection, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed as **Exhibit D** to the Objection, which order may be entered without further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that the Debtors retain the right to object on other grounds to the Proof(s) of Claim or Ballot(s) (or to any other Proof(s) of Claim or Ballot(s) Claimant may have filed) at a later date. Claimant will receive a separate notice of any such objection(s).

PLEASE TAKE FURTHER NOTICE that Claimant may participate in the Hearing telephonically, provided Claimant complies with the Bankruptcy Court's instructions (including, without limitation, providing prior written notice to counsel for the Debtors and any statutory committee), which can be found on the Bankruptcy Court's website at www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE that, if any Claimant wishes to view the complete Objection, such Claimant can do so for free at <https://restructuring.primeclerk.com/sears>. **Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Proof(s) of Claim.**

Dated: December 7, 2021
New York, New York

/s/ Garrett A. Fail

Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
Sunny Singh
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007

*Attorneys for Debtors
and Debtors in Possession*

Exhibit A

Reclassified Claims

Debtors' Forty-First Omnibus Objection to Claims and Ballots
Exhibit A - Reclassified ClaimsIn re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Reclassified					
Ref #	Name of Claimant	Proof of Claim No. Reclassified	Secured Claim	Priority Claims	Amount Reclassified to General Unsecured Claim
1.	3825 Forsyth, LLC	15427	1,400,000.00	-	1,400,000.00
2.	ACE American Insurance Company, on its own behalf and on behalf of all of the ACE Companies	16174	Unliquidated	-	Unliquidated
3.	AIG Property Casualty Co., and certain other entities related to AIG Property Casualty, Inc.	16266	Unliquidated	-	Unliquidated
4.	ALAMENE, HERMON	13624	1,739.00	1,739.00	3,478.00
5.	Alvarez, Cesar L.	14248	Unliquidated	-	Unliquidated
6.	Anne Arundel County, Maryland	14572	643.91	-	643.91
7.	Beauty Gem, Inc.	8813	1,008,375.46	-	1,008,375.46
8.	Boyer, Sheryl L, Estate of (Superior Court, State of Alaska, Fairbanks No: 4FA-19-23PR)	13786	-	1,000.00	1,000.00
9.	Burris, Sharon	10851	-	13,525.00	13,525.00
10.	Cain, Vanessa	11063	Unliquidated	Unliquidated	Unliquidated
11.	Charlottesville Fashion Square, LLC	15656	-	8,913.92	8,913.92
12.	Chestnutt, Terashia	14869	Unliquidated	-	Unliquidated
13.	City of Allen, TX - Utility Dept	9882	-	451.06	451.06
14.	City of Orange	9253	-	1,265.00	1,265.00
15.	City of Philadelphia/School District of Philadelphia	7583	5,000.00	3,117.90	8,117.90
16.	City of Trotwood	5783	964.97	964.97	1,929.94
17.	Columbia Mall Partnership	19532	-	24,050.12	24,050.12
18.	COOPER, ANNIE	19245	Unliquidated	-	Unliquidated
19.	CRABTREE, MICHAEL	19156	Unliquidated	-	Unliquidated
20.	DALES, JEAN M	13569	Unliquidated	-	Unliquidated
21.	Dilla, William	9514	Unliquidated	-	Unliquidated
22.	D-Link Systems, Inc.l	17260	676,413.00	-	676,413.00
23.	DRAYTON PLAINS (MI), LLC	16569	Unliquidated	-	Unliquidated
24.	DUARTE, MARIA ELENA	18319	Unliquidated	-	Unliquidated
		17322	-	301.43	301.43
25.	Easton Suburban Water Authority	11736	-	231.00	231.00
		6044	-	145.11	145.11
		10109	-	39.71	39.71
		18676	2,246.16	2,246.16	4,492.32
26.	Erie Water Works	16813	-	26,413.16	26,413.16
27.	FB Billerica Realty Investors LLC	9416	Unliquidated	-	Unliquidated
28.	Folland, Christopher	9289	Unliquidated	-	Unliquidated
29.	Gann, William	10923	Unliquidated	-	Unliquidated
30.	GEMMEL, GERALD W	14890	3,320,000.00	-	3,320,000.00
31.	Georgia Self-Insurers Guaranty Trust Fund	8763	Unliquidated	-	Unliquidated
32.	Gilbertson, Duwayne and Jenn	11181	Unliquidated	Unliquidated	Unliquidated
33.	GOODLETT, AUDRENE	18350	Unliquidated	-	Unliquidated
34.	Green Dot Corporation	15821	Unliquidated	-	Unliquidated
35.	Hastings Utilities NE	10212	-	286.49	286.49
36.	Helmsman Management Services LLC	15492	147,583.00	-	147,583.00
37.	Hipshire, Eliane	14915	Unliquidated	Unliquidated	Unliquidated
38.	HOWARD, TELMA	13316	Unliquidated	-	Unliquidated
39.	HUNTER, LYNN	11728	Unliquidated	-	Unliquidated
40.	Icon DP MD Owner Pool 2 West/Northeast/Midwest, LLP	15822	Unliquidated	-	Unliquidated
41.	Icon Owner Pool 1 SF Non-Business Parks, LLC	16162	9,456.93	-	9,456.93
42.	Infor (US), Inc.	17617	Unliquidated	-	Unliquidated
43.	J.W. Mitchell Company, LLC	9987	131,595.67	-	131,595.67
44.	JENKINS, ROSELLA M	19579	-	Unliquidated	-
45.	LARA, MELINDA	13672	Unliquidated	Unliquidated	Unliquidated
46.	LECKY, CAMERON H	17827	Unliquidated	-	Unliquidated
47.	Maloney and Bell General Construction, Inc.	16671	187,234.50	-	187,234.50

49.	MARCOTTE, GEORGE S	10870	Unliquidated	-	Unliquidated
50.	Miller, Sheila	9977	Unliquidated	-	Unliquidated
51.	MURTHA, LYNDA R.	11320	Unliquidated	-	Unliquidated
52.	Oryom Ventures LLC & DoYa Ventures LLC (2/3 & 1/3 Interest)	14599	-	43,970.00	43,970.00
53.	PIRIZ, YANET	13129	Unliquidated	-	Unliquidated
54.	PORTER, CLAYTON	14201	Unliquidated	-	Unliquidated
55.	QUINONES, ELIZABETH	20085	Unliquidated	-	Unliquidated
56.	REPLANE, WILLIAM	11865	Unliquidated	-	Unliquidated
57.	Richard A. Lewis & Roberta D. Lewis Trust	13593	Unliquidated	-	Unliquidated
58.	RICHARDSON, ALEATHEA	10645	Unliquidated	-	Unliquidated
59.	RIF III- Avenue Stanford, LLC, a California limited liability company	8483	108,583.79	-	108,583.79
60.	Rivers, Jared	18771	Unliquidated	-	Unliquidated
61.	ROBINS, DESHONA O.	17725	-	Unliquidated	-
62.	Salazar, Mar Lourdes	15407	Unliquidated	-	Unliquidated
63.	SCHUMACHER, SUE	18619	Unliquidated	-	Unliquidated
64.	Smith III, Terry Rexall	10234	-	Unliquidated	-
65.	The Travelers Indemnity Company and its property casualty insurance affiliates	18149	66,800.00	-	66,800.00
66.	Township of Belleville	20620	705.18	Unliquidated	705.18
67.	Valdiva Perez, Leticia	8847	Unliquidated	-	Unliquidated
68.	Vertical Industrial Park Associates	12512	55,000.00	-	55,000.00
69.	Waterford Utility Commission (W.U.C., CT)	9976	-	2,650.09	2,650.09
70.	WILLIAMS, KENYA	19120	Unliquidated	-	Unliquidated

Exhibit B

Disallowed and Expunged Claims

Debtors' Forty-First Omnibus Objection to Claims and Ballots
Exhibit B - Disallowed Claims and BallotsIn re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims and Ballots to be Disallowed				
Ref #	Name of Claimant	Ballot No. to be Disallowed	Proof of Claim No. to be Disallowed	Reason for Disallowance
1.	Adam Levine Productions, Inc.	182353801043202	N/A	(iv)
2.	AGGRO PACIFIC HAWAII LLC	N/A	7248	(i)
3.	Askey, Randal G.	N/A	19041	(iv)
4.	Askey, Susan E.	N/A	18946	(iv)
5.	Beauty Gem, Inc.	182353801043279	N/A	(i)
6.	BLASS, JAY	N/A	1296	(i)
		N/A	1931	(i)
7.	Broward County	182353801017898	N/A	(iii)
8.	Burnett Central Appraisal District	182353801018298	N/A	(iii)
9.	Cain, Vanessa	N/A	11545	(iv)
10.	ChooMee, Inc.	N/A	4451	(i)
11.	City of Cookeville, TN	182353801018333	N/A	(iii)(iv)
12.	City of Mesquite and Mesquite Independent School District	N/A	26387	(iii)
13.	City of Mesquite Tax Collector	182353801024081	N/A	(iii)
14.	Cleveland County Tax Collector	182353801024460	N/A	(iii)
15.	Coca-Cola Consolidated	N/A	17011	(i)
16.	Cole, Ronald E. and Martha E.	N/A	17491	(iv)
17.	Coral-CS Ltd Associates	N/A	17577	(i)
18.	DAKS INDIA INDUSTRIES PVT LTD	N/A	26326	(i)
19.	Del Amo Fashion Center Operating Co LLC	N/A	17942	(i)
20.	DICKMAN, FRANCES R	N/A	17018	(iv)
21.	Dickman, Frances R	N/A	17484	(iv)
22.	Express Services, Inc.	N/A	5425	(i)
		N/A	7163	(i)
		N/A	6964	(i)
23.	GAINES, KANDI	N/A	11447	(i)
24.	Garcia, Rebecca Belen	N/A	19152	(i)
25.	Gee, James	N/A	17476	(iv)
26.	GRP Equities LLC	N/A	17213	(iv)
27.	HK Sino-Thai Trading Company Ltd.	N/A	506	(i)
		N/A	1060	(i)
28.	HOLM, JOAN & STANLEY	N/A	17964	(iv)
29.	Hydraulic and Electromechanic Services and Repairs	N/A	4655	(i)
30.	JOHNSON, MARK	N/A	7101	(i)

Debtors' Forty-First Omnibus Objection to Claims and Ballots
Exhibit B - Disallowed Claims and Ballots

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims and Ballots to be Disallowed				
Ref #	Name of Claimant	Ballot No. to be Disallowed	Proof of Claim No. to be Disallowed	Reason for Disallowance
31.	KNOX COUNTY TRUSTEE	182353801018780	N/A	(ii)
		182353801025134	N/A	(ii)
32.	Kopke, Barry D	N/A	788	(i)
33.	LEE COUNTY TAX COLLECTOR	182353801025214	N/A	(ii)
		182353801018782	N/A	(ii)
34.	LEGGIO, JOSPEH/COLLEEN	N/A	17309	(iv)
35.	Lifeworks Technology Group	N/A	11158	(i)
36.	Mayflower Emerald Square, LLC	N/A	16599	(i)
37.	MOVEIS K1 LTDA	N/A	14222	(i)
38.	Muller, Maria	N/A	17342	(iv)
		N/A	18004	(iv)
39.	O'SULLIVAN, NICANORA	N/A	17991	(iv)
40.	Palm Beach County Tax Collector	182353801025678	N/A	(i)
41.	Rietmann, Arthur	N/A	17004	(iv)
42.	Regional Water Authority	N/A	6894	(iv)
43.	Rocky Mountain Super Vac, Inc.	N/A	9629	(i)
44.	Shawano City Tax Collector	182353801025949	N/A	(i)
45.	Simon Property Group, L.P.	N/A	16952	(i)
46.	Small Engine and Mower Services, llc	N/A	4654	(i)
47.	Stahl, Marilyn	N/A	18388	(iv)
48.	Superior Sweeping Ltd.	N/A	464	(i) (iii)
		N/A	19872	(i) (iii)
49.	SW Corporation dba. Magic Lamp Wholesale	182353801041249	N/A	(iv)
50.	SWB LDG	N/A	10942	(i)
51.	The City of Mesquite and Mesquite Independent School District	182353801018400	N/A	(iii)
52.	Tosi, Alfred	N/A	17439	(iv)
53.	U.S. Customs and Border Protection	182353801013594	N/A	(ii)
54.	VanHook Service Co., Inc.	N/A	14137	(i)
		N/A	14156	(i)
		N/A	14225	(i)
		N/A	14260	(i)
55.	VIRGINIA TARTAGLIONE / PETER TARTAGLIONE	N/A	18023	(iv)
56.	Walsh, Kevin	N/A	18441	(iv)
57.	Wang, Hongshu	N/A	9583	(iv)

Debtors' Forty-First Omnibus Objection to Claims and Ballots
Exhibit B - Disallowed Claims and Ballots

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims and Ballots to be Disallowed				
Ref #	Name of Claimant	Ballot No. to be Disallowed	Proof of Claim No. to be Disallowed	Reason for Disallowance
58.	Wharton Co Jr Coll Dist	182353801018036	N/A	(iii)
		182353801018037	N/A	(iii)
59.	ZURU LLC	182353801021430	N/A	(iv)

¹ Corresponding reasons are as follows:

- (i) supporting documentation indicates that the claims are not entitled to non-administrative priority;
- (ii) the support provided by the Claimants are not supported by the Debtors' books and records, or no supporting documentation was provided for all of the Disputed Claim;
- (iii) the basis for the claim or ballot was paid and satisfied in the ordinary course;
- (iv) the claim/ballot is duplicative of another asserted claim/ballot;

Exhibit C

Claims Hearing Procedures

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

----- X In re	:	Chapter 11
	:	
SEARS HOLDINGS CORPORATION, et al.	:	Case No. 18-23538 (RDD)
	:	
Debtors.¹	:	(Jointly Administered)
	X	

COURT-ORDERED CLAIMS HEARING PROCEDURES

The claims hearing procedures (the “**Claims Hearing Procedures**”) described herein have been ordered by the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”) to apply to the Chapter 11 cases of the Sears Holdings Corporation and its affiliated debtors (collectively, the “**Debtors**”).

I. Claims Hearing Procedures

1. Pursuant to the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), the Bankruptcy Court established periodic omnibus hearings (the “**Omnibus Hearings**”) in these Chapter 11 cases. The Debtors shall schedule the return date for claims objections, omnibus or otherwise, for hearing at Omnibus Hearings or other hearings the Debtors may schedule with the Bankruptcy Court.
2. The Bankruptcy Court may enter an order at the scheduled hearing sustaining an objection to proofs of claim (each, a “**Proof of Claim**”) with respect to which no response (a “**Response**”)² is properly filed and served.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innoval Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

² Any information submitted in connection with a Proof of Claim shall be part of the record with respect to the relevant Claim, and any such information already submitted need not be resubmitted in connection with the Claims Hearing Procedures.

3. The hearing to consider an objection to Proofs of Claim as to which a Response is properly filed and served (each, a “**Contested Claim**”) shall be set for a contested hearing (each, a “**Claims Hearing**”) to be scheduled by the Debtors, in their sole discretion, as set forth herein. The Debtors may request that the Bankruptcy Court schedule Claims Hearings on the date and/or time of the Omnibus Hearings or at another date and time.
4. The Debtors shall schedule a Claims Hearing for a Contested Claim as follows:
 - (i) For a non-evidentiary hearing to address whether the Contested Claim has failed to state a claim against the Debtors which can be allowed and should be dismissed pursuant to Bankruptcy Rule 7012 (a “**Sufficiency Hearing**”), unless the Debtors serve the applicable claimant (the “**Claimant**”) with a Notice of Merits Hearing (as defined herein), the Sufficiency Hearing shall go forward at the return date set in accordance with paragraph 1 of these Claims Hearing Procedures. The legal standard of review that will be applied by the Bankruptcy Court at a Sufficiency Hearing will be equivalent to the standard applied by the Bankruptcy Court upon a motion to dismiss for failure to state a claim upon which relief can be granted.
 - (ii) For an evidentiary hearing on the merits of a Contested Claim (a “**Merits Hearing**”), the Debtors may, in their sole discretion, serve upon the relevant Claimant, by email or overnight delivery, with a copy to the Creditors’ Committee, and file with the Bankruptcy Court, a notice substantially in the form attached to the *Order Approving (I) Claims Objection Procedures, (II) Claims Settlement Procedures, and (III) Claims Hearing Procedures* (ECF No. 3014) as Exhibit 2 (a “**Notice of Merits Hearing**”), at least thirty (30) calendar days prior to the date of such Merits Hearing. The rules and procedures applicable to such Merits Hearing will be set forth in any scheduling order issued by the Bankruptcy Court in connection therewith.
5. Discovery with respect to a Contested Claim will not be permitted until either: (i) the Bankruptcy Court has held a Sufficiency Hearing and determined that the Contested Claim states a claim that could be allowed and should not be dismissed pursuant to Bankruptcy Rule 7012; or (ii) the Debtors have served on the relevant Claimant a Notice of Merits Hearing with respect to the Contested Claim.
6. The Debtors may file and serve a reply (a “**Reply**”) to a Response no later than 4:00 p.m. (Prevailing Eastern Time) on the day that is at least two (2) business days prior to the date of the applicable hearing.
7. The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Bankruptcy Court and the Claimant.
8. **Sanctions.** The Bankruptcy Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the Claims Hearing Procedures.

BY ORDER OF THE BANKRUPTCY COURT

Exhibit D

Exhibit D

Forty-Second Omnibus Service List
Served via first class mail and email

MMLID	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	ADDRESS 4	CITY	STATE	POSTAL CODE	EMAIL
4909533	Winiadaewoo Electronics America, Inc.	c/o Choi & Park, LLC	Attn: Hyun Suk Choi Esq.	23 South Warren Street, 2nd Floor		Trenton	NJ	08608	hchoi@choiandpark.com
4136007	Winiadaewoo Electronics America, Inc.	Choi & Park, LLC	Hyun Suk Choi, Counsel	23 South Warren Street, 2nd Floor		Trenton	NJ	08608	hchoi@choiandpark.com
4909560	Winiadaewoo Electronics America, Inc.	Choi & Park, LLC	Hyun Suk Choi, Esq.,	Industrial Bank of Korea, New York Branch	23 South Warren Street, 2nd Floor	Trenton	NJ	08608	hchoi@choiandpark.com
4909539	Winiadaewoo Electronics America, Inc.	Choi & Park, LLC	Hyun Suk Choi, Esq	23 South Warren Street, 2nd Floor		Trenton	NJ	08608	hchoi@choiandpark.com
4869759	WINIADAEWOO ELECTRONICS AMERICA, INC.	CHOI & PARK, LLC	HYUN SUK CHOI, ESQ.	COUNSEL FOR WINIADAEWOO ELECTRONICS AMERICA, INC.	23 SOUTH WARREN STREET, 2ND FLOOR	TRENTON	NJ	08608	hchoi@choiandpark.com
4136084	Winiadaewoo Electronics America, Inc.	Hyun Suk Choi, Esq., Choi & Park, LLC	23 South Warren Street, 2nd Floor			Trenton	NJ	08608	hchoi@choiandpark.com
4869759	WINIADAEWOO ELECTRONICS AMERICA, INC.	Tai Cho, Attorney at Law	Attn: Tai Cho	445 Fifth Ave. Suite 9E		New York	NY	10016	taicho7@aol.com

Exhibit E

PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE OBJECTION TO DETERMINE WHETHER THE OBJECTION AFFECTS THEIR CLAIM(S).

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
DEBTORS' COUNSEL, DOMINIC A. LITZ, ESQ., AT (212) 310-8346.**

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
Sunny Singh

*Attorneys for Debtors
and Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

	----- X
In re	:
	Chapter 11
	:
SEARS HOLDINGS CORPORATION, <i>et al.</i>,	:
	Case No. 18-23538 (RDD)
	:
Debtors.¹	:
	(Jointly Administered)
	----- X

**NOTICE OF HEARING ON DEBTORS' FORTY-SECOND
OMNIBUS OBJECTION TO PROOFS OF CLAIM (DUPLICATE CLAIMS)**

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innoval Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors' corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

PLEASE TAKE NOTICE that, on December 7, 2021, Sears Holdings Corporation and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the “**Debtors**”) filed the *Debtors’ Forty-Second Omnibus Objection to Proofs of Claim (Duplicate Claims)* (the “**Objection**”) with the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE that the Objection requests that the Bankruptcy Court disallow and expunge in full one or more proofs of claim listed on **Exhibit A** annexed to this Notice (the “**Proofs of Claim**” or “**Claims**”), on the ground(s) that such Claim(s) are entirely duplicative of one or more claim(s) asserted against the Debtors in these chapter 11 cases. **Any Claim that the Bankruptcy Court disallows and expunges will be treated as if it had not been filed and the holder of such Claim will not be entitled to any distribution on account thereof.**

PLEASE TAKE FURTHER NOTICE that the *Court-Ordered Claims Hearing Procedures* (the “**Claims Hearing Procedures**”), annexed to this Notice as **Exhibit B**, shall apply and govern the Objection. The Claims Hearing Procedures provide for certain mandatory actions by claimants (each, a “**Claimant**” and collectively, the “**Claimants**”) within certain time periods. Therefore, please review the Claims Hearing Procedures carefully. Failure to comply with the Claims Hearing Procedures may result in the disallowance and expungement of a Proof of Claim in its entirety without further notice to the applicable Claimant(s).

PLEASE TAKE FURTHER NOTICE that, if Claimant does NOT oppose the disallowance and expungement of its applicable Claim(s), then Claimant does NOT need to file a written response (the “**Response**”) to the Objection and Claimant does NOT need to appear at the Hearing (as defined herein).

PLEASE TAKE FURTHER NOTICE that, if Claimant DOES oppose the disallowance and expungement of its applicable Claim(s), then Claimant MUST file with the Bankruptcy Court and serve on the parties listed below a Response to the Objection, so as to be filed and received by no later than **January 3, 2022, at 4:00 p.m. (Prevailing Eastern Time)** (the “**Response Deadline**”).

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, and shall be filed with the Bankruptcy Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov), and (ii) by all other parties-in-interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), so as to be filed with the Bankruptcy Court and received by the parties listed below by or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must contain, at a minimum, the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the Claimant and description of the basis for the amount of the Claim or Ballot; (iii) a concise statement setting forth the reasons why the Claim or Ballot should not be disallowed and expunged for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases

upon which Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the Claim or Ballot, to the extent not included with the Proof of Claim or Ballot previously filed with the Bankruptcy Court, upon which Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to Claimant's Response, if different from that presented in the applicable Proof of Claim or Ballot; and (vi) the name, address, and telephone number of the person (which may be Claimant or Claimant's designated legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the Claim or Ballot on Claimant's behalf.

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court will consider a Response only if the Response is timely filed, served, and received in accordance with the Amended Case Management Order and the procedures set forth herein. A Response will be deemed timely filed, served, and received only if the original Response is actually received on or before the Response Deadline by (i) the chambers of the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601; (ii) Weil, Gotshal, & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Ray C. Schrock, Esq., Jacqueline Marcus, Esq., Garrett A. Fail, Esq., and Sunny Singh, Esq.), attorneys for the Debtors; and (iii) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attn: Philip C. Dublin, Esq., Ira Dizengoff, Esq., and Sara Lynne Brauner, Esq.), attorneys for the Official Committee of Unsecured Creditors appointed in these cases.

PLEASE TAKE FURTHER NOTICE that, except as otherwise permitted under the Claims Hearing Procedures, a hearing to consider the Objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601, on **January 20, 2022, at 2:00 p.m. (Prevailing Eastern Time)** (the "Hearing"). If Claimant files a Response to the Objection, Claimant should plan to appear at the Hearing. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Claim(s) that are the subject of such Response. If the Debtors do continue the Hearing with respect to such Claim(s), then the Hearing on the Objection with respect to such Claim(s) will be held at a later date. If the Debtors do not continue the Hearing with respect to such Claim(s), then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE that if Claimant does not timely file and serve a Response to the Objection with respect to the Claims listed on Exhibit A hereto, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed as Exhibit B to the Objection, which order may be entered without further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that, if the Bankruptcy Court does NOT disallow and expunge the Claims, the Debtors retain the right to object on other grounds to the Claim(s) (or to any other Claim(s) Claimant may have filed) at a later date. Claimant will receive a separate notice of any such objection(s).

PLEASE TAKE FURTHER NOTICE that Claimant may participate in the Hearing telephonically, provided Claimant complies with the Bankruptcy Court's instructions (including, without limitation, providing prior written notice to counsel for the Debtors and any statutory committee), which can be found on the Bankruptcy Court's website at www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE that any responding parties are required to attend the Hearing, and failure to appear may result in relief being granted or denied upon default.

PLEASE TAKE FURTHER NOTICE that, if any Claimant wishes to view the complete Objection, such Claimant can do so for free at <https://restructuring.primeclerk.com/sears>. **Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Claims(s).**

Dated: December 7, 2021
New York, New York

/s/ Garrett A. Fail

Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
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*Attorneys for Debtors
and Debtors in Possession*

Exhibit A

Duplicate Claims

Claim Number	Creditor
2672	Winiadaewoo Electronics America, Inc.
2844	Winiadaewoo Electronics America, Inc.
3905	Winiadaewoo Electronics America, Inc.
4046	Winiadaewoo Electronics America, Inc.
8164	Winiadaewoo Electronics America, Inc.
8178	Winiadaewoo Electronics America, Inc.
8185	Winiadaewoo Electronics America, Inc.
8192	Winiadaewoo Electronics America, Inc.
8342	Winiadaewoo Electronics America, Inc.
8344	Winiadaewoo Electronics America, Inc.
8348	Winiadaewoo Electronics America, Inc.

Exhibit B

Claims Hearing Procedures

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

----- X
In re : **Chapter 11**
:
SEARS HOLDINGS CORPORATION, et al. : **Case No. 18-23538 (RDD)**
:
Debtors.¹ : **(Jointly Administered)**
----- X

COURT-ORDERED CLAIMS HEARING PROCEDURES

The claims hearing procedures (the “**Claims Hearing Procedures**”) described herein have been ordered by the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”) to apply to the Chapter 11 cases of the Sears Holdings Corporation and its affiliated debtors (collectively, the “**Debtors**”).

Claims Hearing Procedures

1. Pursuant to the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), the Bankruptcy Court established periodic omnibus hearings (the “**Omnibus Hearings**”) in these Chapter 11 cases. The Debtors shall schedule the return date for claims objections, omnibus or otherwise, for hearing at Omnibus Hearings or other hearings the Debtors may schedule with the Bankruptcy Court.
2. The Bankruptcy Court may enter an order at the scheduled hearing sustaining an objection to proofs of claim (each, a “**Proof of Claim**”) with respect to which no response (a “**Response**”)² is properly filed and served.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innoval Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

² Any information submitted in connection with a Proof of Claim shall be part of the record with respect to the relevant Claim, and any such information already submitted need not be resubmitted in connection with the Claims Hearing Procedures.

3. The hearing to consider an objection to Proofs of Claim as to which a Response is properly filed and served (each, a “**Contested Claim**”) shall be set for a contested hearing (each, a “**Claims Hearing**”) to be scheduled by the Debtors, in their sole discretion, as set forth herein. The Debtors may request that the Bankruptcy Court schedule Claims Hearings on the date and/or time of the Omnibus Hearings or at another date and time.
4. The Debtors shall schedule a Claims Hearing for a Contested Claim as follows:
 - (i) For a non-evidentiary hearing to address whether the Contested Claim has failed to state a claim against the Debtors which can be allowed and should be dismissed pursuant to Bankruptcy Rule 7012 (a “**Sufficiency Hearing**”), unless the Debtors serve the applicable claimant (the “**Claimant**”) with a Notice of Merits Hearing (as defined herein), the Sufficiency Hearing shall go forward at the return date set in accordance with paragraph 1 of these Claims Hearing Procedures. The legal standard of review that will be applied by the Bankruptcy Court at a Sufficiency Hearing will be equivalent to the standard applied by the Bankruptcy Court upon a motion to dismiss for failure to state a claim upon which relief can be granted.
 - (ii) For an evidentiary hearing on the merits of a Contested Claim (a “**Merits Hearing**”), the Debtors may, in their sole discretion, serve upon the relevant Claimant, by email or overnight delivery, with a copy to the Creditors’ Committee, and file with the Bankruptcy Court, a notice substantially in the form attached to the *Order Approving (I) Claims Objection Procedures, (II) Claims Settlement Procedures, and (III) Claims Hearing Procedures* (ECF No. 3014) as Exhibit 2 (a “**Notice of Merits Hearing**”), at least thirty (30) calendar days prior to the date of such Merits Hearing. The rules and procedures applicable to such Merits Hearing will be set forth in any scheduling order issued by the Bankruptcy Court in connection therewith.
5. Discovery with respect to a Contested Claim will not be permitted until either: (i) the Bankruptcy Court has held a Sufficiency Hearing and determined that the Contested Claim states a claim that could be allowed and should not be dismissed pursuant to Bankruptcy Rule 7012; or (ii) the Debtors have served on the relevant Claimant a Notice of Merits Hearing with respect to the Contested Claim.
6. The Debtors may file and serve a reply (a “**Reply**”) to a Response no later than 4:00 p.m. (Prevailing Eastern Time) on the day that is at least two (2) business days prior to the date of the applicable hearing.
7. The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Bankruptcy Court and the Claimant.
8. **Sanctions.** The Bankruptcy Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the Claims Hearing Procedures.

BY ORDER OF THE BANKRUPTCY COURT